Get an overview of the concept of state aid under EU law from internal market to competition and beyond.

The concept of state aid under EU law is treated extensively in this book. It is an essential tool for the understanding of the legal framework of state aid in the European Union. The book covers all aspects of state aid, from the identification of state aid to the assessment of its compatibility with EU law. It is a valuable resource for practitioners, advisors, and scholars alike. The book is structured in a way that makes it easy to navigate and consult. It provides an overview of the history and development of state aid, as well as an in-depth analysis of the case law and jurisprudence of the European Court of Justice. The book is an excellent reference for anyone involved in the field of European law, whether they are lawyers, advisors, or policymakers.
The concept of state aid underlines the link between national and European law. State aid is a special category of SGI in the EU, and it has a significant impact on the development of EU law. State aid is linked to economic, constitutional, and administrative law of the EU and the Member States as well as to public international law. This book brings together leading experts from academia, the judiciary, civil servants from the European Commission, and practicing lawyers to provide expert opinion and commentary on the legal framework and practical application of State aid law in the EU.

The importance of State aid in the EU is reflected in a number of ways. First, the Treaty of Rome of 1957 and the Treaty of Maastricht of 1992 established the legal basis for the provision of state aid. Second, the Treaty of Lisbon of 2009 introduced the special category of SGI in the EU, the reaction of the Member States and stakeholders on how policy is being made through new governance processes, carve-outs and safe havens in legislation and soft law, especially in the light of the new European values of the EU. Third, the Treaty of Lisbon introduced the concept of “state aid” in a broader sense than just “aid” in the traditional sense, including aid to the private sector.

The book is divided into four parts: Part One provides an overview of State aid law and policy, Part Two focuses on the legal framework of State aid law, Part Three examines the practical application of State aid law, and Part Four looks at the future of State aid law in the EU.

Part One: Overview of State Aid Law and Policy

Part Two: Legal Framework of State Aid Law

Part Three: Practical Application of State Aid Law

Part Four: Future of State Aid Law in the EU

The book is written by leading experts from academia, the judiciary, civil servants from the European Commission, and practicing lawyers, providing a comprehensive and up-to-date analysis of State aid law in the EU.

The book is an essential resource for lawyers, economists, and political scientists interested in EU policy-making and practioners working in the field of State aid and competition law.